IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

Plaintiffs.

v. Case No. 20 CV 01660

CITY OF WAUWATOSA et al.

Defendants.

DECLARATION OF SHAWN PAGE

The undersigned Shawn Page, under penalty of perjury, states:

- 1. I did not give my written consent for Dominick Ratkowski to obtain or use my personal information and/or my highly restricted personal information from my motor vehicle records with the Wisconsin Department of Transportation.
- 2. I did not give my written consent for Dominick Ratkowski to disclose my personal information and/or my highly restricted personal information from my motor vehicle records with the Wisconsin Department of Transportation.
- 3. I do not believe that I have given any biographical information, asked to provide my driver's license, nor have I given any state identification to any Wauwatosa law enforcement officers in 2020.
- 4. No police officer has reached out to me as a witness, victim, or suspect involving any protests from May 25, 2020 to August 7, 2020.
- 5. One of the pictures on the TPR Target List is my Wisconsin Driver's License photo.

CERTIFICATION

I, Shawn Page, hereby swear under penalty of perjury that this Declaration and the information contained herein is truthful and accurate to the best of my knowledge, information, and belief. Under penalties of perjury, and pursuant to 18 USC 1621 and 1623, I declare that the above facts and statements are true and correct to the best of my knowledge:

January 14, 2023

Docusigned by:

Shawn Page

Shawn Page